	TED STATES DISTRICT COURT RTHERN DISTRICT OF NEW YORK     Output	
	Plaintiff(s) demand(s) a trial by:	7690
	Plaintiff(s) in the above-captioned action, allege(s) as follows:	- DC 1 30
	JURISDICTION	X (
1.	This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1343(3) and (4) and 2201.	
	PARTIES (1) A # Mail and	
2.	Plaintiff: James Jenkins (alobal # 117474	•
	Address: 150 North nameton st	
	Poughkeepsie N.Y. 12601	
	Poughkeepsie, N.Y. 12601 Dutchess County Jail	
	Additional Plaintiffs may be added on a separate sheet of paper.	
3.	a. Defendant: Kirk imperati	
	Official Position: Sheriff Dutchess County	
	Address: 108 Parker Ave	
	Povalakeeosie NY 12601	

	b.	Defendant:	Jessica Segal	
		Official Positi	ion: Judge Dutchess County	Crim
		Address:	62 civic center PAZA	_
			Parhreepsie my 12601	_
				_
	c.	Defendant:	Poughkeepsie Journal	
		Official Positi	on: News paper	
		Address:	N/A	_
				_
	Additi	onal Defendant	ts may be added on a separate sheet of paper.	
4.			FACTS	
	r Consti	-	your case which substantiate your claim of violation of you List the events in the order they happened, naming defend	
Note:			egations of wrongful conduct as to EACH and EVERY omplaint. (You may use additional sheets as necessary).	
Fa	ets-	SEE A	tached pages (3) and (	7
for	- 4	DED DE	fen Danits	
I	be	liève n	14 4,5,8 and 14th Amenomer	17
Rie	hts	under	The United States Constitution	nin
wey	e \	MoloteD		

#### 6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:

FUN compensation for Eurods Spent due to Violetion of my Constitutional rights, Funds Un-made due to detainment and for Hand Ache and Pain in the Dimont of \$50 million dollars U.S.C

I declare under penalty of perjury that the foregoing is true and correct.

DATED: 10-3-2004

Signature of Plaintiff(s) (all Plaintiffs must sign)

02/2010

5.

### CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

FIRST CAUSE OF ACTION
Dutchess County Sheriff Kirk imperati, be
held Accountable and Subjected to payment
OF Attorney FEES AS WELL AS FEES ASSESSED FOR
Property damage Lost wages reposession of VEHICLE,
Traffic infractions put in to Judgement in AN OFFICERS
Traffic infractions put in to Judgement in all officers the distributes county task Force be HEID Accountable SECOND CAUSE OF ACTION
Judge Segal be disserved or reprimended and
be Personally need Accountable For Lost
wages
THIRD CAUSE OF ACTION
Posghkeepsie Journal be Lorced to pay
for determination of CHANACTER AS WELL AS
Any other fees deam Just and Proper



DEFENDANT: AVIV Segal

Official Position: Assistant District Attorney

ADDVESS: 62 Civic Center Plaza Payakcepsie, N.Y. 12601

# 1

## FACTS OF DISPUTE

- 1. On January 27, 2023 my apartment (13 virginia Ave apt 3R, Poughkeepsie, my vabol) was raided. Nothing was found at location, door to apt was damaged, and an Eight hondred dollar fee was abord to my monthly rent due to damage. My Vehnele was searched, Kirk imperati and the dutchess Country dusk force Confiscated the Vehicle, Ofter claiming to have bound a Small quantity of Coraine or crack totaine.
- 2. I was later remanded by Hon. Judge Volkmann un Dutchess County eity Court. Poughkeepsie Journal van an article claiming to the Standaring Me Stating that a big time drug dealer apartment was vaided and a large quantity of drugs and Manay was Confiscated.
- From Portale Randazzo LLP and I Appeared in Ditchess County Count for a bail heaving. On what day Hon. Judge Segal Set bail in the Amount One million band and Five Hundred Thousand Cosh, after denying Me R.O.R under the bail reform Out to which I was eligible.
- 4. Afterney Michael Kohn was obtain Sometime after February 13, 2023, For a fee of \$7,500. HE was later theo, because his Counsel was inexpective, HE kept \$2,500 For his time spent working on my case. Partable Randazzo was

### 2

re-timed on April 6, 2023 for a fee of Fixteen thousand dollars. In all I paid Seventeen thousand, five hundred in Legal Fees.

5. While detained in Potchess County Jail, I spent well over Four thousand dellars, en Commissary, factages, knones and transportation Fees, as well as being detained in Columbia County Jail, and Orange County Jail, where More resources where spent in excess of Seven dhousand total

Co. Prior to my incorceration, I stanted a bismess No longer dreaming L.C., around actober or 2022. January of 2023, I financed a Cango Van, Seven thousand down payment, One thousand insurance and registration fees. I fano Postate Randazzo five thousand in fees to get business certified and rinning. While detained the Cango Van Was reposessed.

7. While detained from January II. 2023

Through May 18, 2023, I fell behind in

rental and Payments, Car Payments (KIF5022) (Kev 4230).

APT RENTAL company SEEKED VELIED OF Eleven

Thousand dollars, Jolls, and traffic infraction here

Cent to Collection Egencies, which I now one

an experant fee due to my datamment.

8. My company No longer Dreaming L.C. Was Projected to make two thousand every dure days between February 1, 2023, Through

March 9, 2023, totaling almidy two shousand dollars, white waiting on interstate Commerce approval. For the time Period of March 10, 2023 Through May 7th, 2024, At a rate ox Five almosand dollars for Every dhree days No longer Dreaming LLC, while Performing interstate Commerce, Financial Projections totaled Six abordred Shousand dollars.



Attention: pro se Office Soo pearl ctueest

NEW YORK NY 10007

County TH Mennithen St. 150 North Mennithen St. 150 No

100001-101600